



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
WASHINGTON, D.C. 20460

NOV 21 2018

Re: PMN P-18-0078

Dear [REDACTED]

This letter responds to the above-referenced Premanufacture Notice (PMN), received by the Environmental Protection Agency (EPA) on December 27, 2017. The PMN described the chemical substance as [REDACTED]

EPA has determined in accordance with section 5(a)(3)(C) that this PMN substance is not likely to present an unreasonable risk of injury to health or the environment under the intended and reasonably foreseen conditions of use. This recommendation is based on low concerns with the intended condition of use identified in the PMN submission and the submitter decision binding to the polymers exemption e(1). Attached to this letter is a summary of the basis of EPA's determination.

Under TSCA section 5(g), you may begin manufacture of this PMN substance immediately and do not need to wait for the 90-day review period to expire. Please note that 40 CFR 720.102 requires you, within the first 30 days of commencement of manufacture (which includes import) of a PMN substance, to submit a Notice of Commencement (NOC) to EPA. Because you submitted your PMN to EPA after the effective date of the electronic-PMN ("eTSCA/ePMN") final rule (75 FR 773), you must use the eTSCA/ePMN software to submit your NOC. After April 6, 2012, all submissions are required to be submitted electronically via the internet using the Central Data Exchange (CDX). Please see www.epa.gov/reviewing-new-chemicals-under-toxic-substances-control-act-tsca/how-submit-e-pmn for more information on the e-PMN software and directions on how to register and submit notices via CDX.

If you have any questions or comments, please contact me at (202) 564-8469.

Sincerely,

Greg Schweer, Chief
New Chemicals Management Branch